

EXHIBIT B

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF MISSISSIPPI
SOUTHERN DIVISION GULFPORT

REPUBLICAN NATIONAL COMMITTEE;
MISSISSIPPI REPUBLICAN PARTY; JAMES
PERRY; and MATTHEW LAMB,

Plaintiffs,

v.

JUSTIN WETZEL, *in his official capacity as
the clerk and registrar of the Circuit Court of
Harrison County*; TONI JO DIAZ, BECKY
PAYNE, BARBARA KIMBALL, CHRISTENE
BRICE, and CAROLYN HANDLER, *in their
official capacities as members of the Harrison
County Election Commission*; and MICHAEL
WATSON, *in his official capacity as the Secre-
tary of State of Mississippi*,

Defendants,

VET VOICE FOUNDATION and
MISSISSIPPI ALLIANCE OF RETIRED
AMERICANS,

Intervenor-Defendants.

No. 1:24-cv-00025-LG-RPM
(Lead Case)

**SUPPLEMENTAL
DECLARATION OF
FRANK BORDEAUX**

LIBERTARIAN PARTY OF MISSISSIPPI,

Plaintiff,

v.

JUSTIN WETZEL, *in his official capacity as
the clerk and registrar of the Circuit Court of
Harrison County, et al.*,

Defendants.

No. 1:24-cv-00037-LG-RPM
(Consolidated Case)

I, Frank Bordeaux, declare:

1. I am the current Chairman of the Mississippi Republican Party (MSGOP). I am over the age of eighteen and I have personal knowledge of the following facts. If called as a witness, I could and would competently testify thereto.

2. I am submitting this declaration to clarify the interests of the MSGOP in this case and the injuries the MSGOP, its members, and its candidates suffer as a result of Mississippi counting late-arriving absentee ballots.

3. The MSGOP has interests in preventing Mississippi's unlawful mail-in ballot deadlines. Counting ballots that arrive after election day forces the MSGOP to spend more money on ballot-chase programs and poll-watching activities long after election day.

4. The MSGOP can afford to expend resources on ballot-chase programs and poll-watching activities in response to Mississippi's mail-in ballot deadline only by diverting them from the pursuit of its mission in other areas.

5. Specifically, Mississippi's absentee-ballot deadline is causing the MSGOP to divert resources from its efforts to facilitate voter registration, increase in-person turnout, promote and secure election integrity, and to educate voters, among other activities. These activities are critical to the MSGOP's mission to represent the interests of the Republican Party and secure the election of Republican candidates for state and federal office in Mississippi.

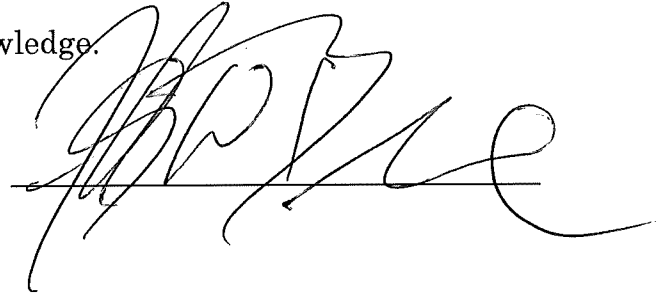
6. If not for Mississippi's late-ballot-receipt deadline, the MSGOP would spend more money registering Republican voters, which is critical to its mission to elect Republican candidates to state and federal office.

7. If not for Mississippi's late-ballot-receipt deadline, the MSGOP would spend more money on increasing in-person voter turnout in Mississippi, which facilitates its mission to elect Republican candidates to state and federal office.

8. If not for Mississippi's late-ballot-receipt deadline, the MSGOP would spend more money on election integrity and voter education efforts in Mississippi, which facilitates its mission to increase voter confidence in the election, represent the interests of the Republican Party, and to elect Republican candidates to state and federal office.

9. Pursuant to 28 U.S.C. §1746, I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge.

Executed: April 8, 2024.

A handwritten signature in black ink, appearing to be "BPZ", written over a horizontal line.